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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/656,034	09/05/2003	James Hunter Boone	TLAB.100294	8482
5251 7590 10/04/2007 SHOOK, HARDY & BACON LLP INTELLECTUAL PROPERTY DEPARTMENT			EXAMINER	
			VENCI, DAVID J	
2555 GRAND	BLVD Y, MO 64108-2613		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

,	Application No.	Applicant(s)
	10/656,034	BOONE ET AL.
Office Action Summary	Examiner	Art Unit
· ·	David J. Venci	1641
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION B6(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. sely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 1) ⊠ Responsive to communication(s) filed on July 2 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ⊠ Claim(s) 1-3,7-14,17,18 and 21-24 is/are pendid 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) 1-3,7-14,17,18 and 21-24 is/are reject 7) ☒ Claim(s) 2,3 and 12 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.	
Application Papers		
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the original transfer access and the specific sheet (s) including the correction of the specific sheet (s) including the specific sheet (s) including the correction of the specific sheet (s) including the specific sheet (s) i	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119	,	
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e),

was filed in this application after final rejection. Since this application is eligible for continued examination

under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the

previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on

July 26, 2007, has been entered.

Claims 1-3, 7-14, 17, 18 and 21-24 are pending and under examination.

Claim Objections

Claims 2, 3 and 12 are objected to under 37 CFR 1.75(c), for being in improper dependent form for failing

to further limit the subject matter of base claims 1 and 11. Claims 2, 3 and 12 do not appear to further

limit base claims 1 and 11 because base claims 1 and 11 already recite a step of indicating ulcerative

colitis.

Applicants are required to cancel the claims, amend the claims into proper dependent form, or rewrite the

claims in independent form.

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Claim Rejections - 35 USC § 101

Section 101 of 35 U.S.C. reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-3, 7-14, 17, 18 and 21-24 are rejected under 35 U.S.C. 101 because the claimed invention lacks

credible utility.

Independent claim 1 recites a method for "differentiating between ulcerative colitis and Crohn's disease".

Independent claim 11 recites a "diagnositic assay for differentiating between ulcerative colitis and Crohn's

disease". Independent claim 17 recites a method for "screening for ulcerative colitis". All of claims 1, 11

and 17 are based on a determination of anti-neutrophil cytoplasmic antibodies ("ANCA") in feces.

Applicants' specification posits that testing fecal samples for ANCA is specifically useful for "an indicator

of ulcerative colitis", "differentiating between ulcerative colitis and Crohn's disease (see Specification,

paragraph [0014], first sentence), and "differentially diagnosing ulcerative colitis from... Irritable Bowel

Syndrome" (see Specification, paragraph [0009]).

Applicants' assertion of utility is based on data obtained from a clinical study involving patients presenting

with "Crohn's Disease" and "ulcerative colitis" and/or "irritable bowel syndrome" (see Specification,

paragraph [0017] et seq.). In the clinical study, Applicants used standard immunoassay techniques to

determine whether fecal samples from patients possessed ANCA.

According to M.P.E.P. 2107.02, Office determination of the credibility of Applicants' assertion of utility is based on whether the facts upon which Applicants' assertion is based are inconsistent with the logic underlying Applicants' assertion. In other words, credibility refers to the reliability of Applicants' assertion of utility in view of the logic and facts that Applicants offer to support Applicants' assertion of utility.

² Crohn's Disease and ulcerative colitis belong to a disease class called Inflammatory Bowel Diseases (IBD). See MeSH Database,

Inflammatory Bowel Diseases, available at <http://www.ncbi.nlm.gov>.

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Applicants' asserted utility is not credible because the specification does not support the claimed utility. According to Table 4 of Applicant's specification, ANCA is present in only 41% of patients presenting with ulcerative colitis, and only 9% of patients presenting with Crohn's disease (*i.e.*, ANCA is a useful indicator of ulcerative colitis or Crohn's disease in only 41% or 9% of patients, respectively). Therefore, based on the data in Table 4, it appears that ANCA is not specifically useful as "an indicator" of either ulcerative colitis or Crohn's disease. Necessarily, ANCA cannot be specifically useful for "differentiating between ulcerative colitis and Crohn's disease".

In addition, the prior art does not support the claimed utility. For example, Ferguson *et al.*, 99 CLIN. EXP. IMMUNOL. 70 (1995), found no statistically significant difference in fecal IgA concentration between patients with ulcerative colitis versus Crohn's disease (see Fig. 1, bottom left panel, comparing parents or color and found apparent elevations in fecal IgA are not necessarily specific to either ulcerative colitis or Crohn's disease states (see Fig. 4, observing elevated anti-OVA antibodies in ulcerative colitis and Crohn's disease patients). O'Mahony *et al.*, 31 Gut 1341 (1990), found fluctuations in fecal antibody levels depend on the consistency of the feces before sampling (*i.e.*, whether the feces are initially in semiliquid or liquid form), which confounds attempts to distinguish between disease states (see p. 1344, left column, first full paragraph), even after normalizing sample dilution to a colostral IgA standard (see p. 1342, paragraph bridging left and right columns, "the IgA content of any given sample was determined by taking the mean IgA content of those two sample dilutions whose optical density fell within the range of the standard curve").

Thus, even in light of the prior art, the instant specification does not support a credible utility.

³ Applicants' specification does not disclose what standard, if any, Applicants used to identify and include a patient as having "irritable bowel syndrome" into the clinical study.

⁴ Although Applicants' specification discloses a method having 92% specificity, Examiner posits that, in the instant application, this statistic may be statistically insignificant due to the existence of selection bias (*i.e.*, bias that arises when individuals included in a study are not representative of the target population for the study). Specifically, according to Table 3, the sampled population has a seemingly exaggerated UC prevalence of 82% (*i.e.*, [51 UC patients] divided by [51 UC patients + 11 healthy controls]). See also, Armitage & Colton, Encyclopedia of Biostatistics, John Wiley & Sons (1998). According to Armitage & Colton, coverage error (*i.e.*, the difference between statistics based on the population defined by the sampling frame and statistics based on the target population) occurs when there is a lack of correspondence between the frame population and the target population.

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Claim Rejections - 35 USC § 112 - first paragraph

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-3, 7-14, 17, 18 and 21-24 are also rejected under 35 U.S.C. 112, first paragraph. Specifically, since the claimed invention is not supported by a credibly-asserted utility for the reasons set forth above, one skilled in the art clearly would not know how to use the claimed invention.

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Response to Arguments

In prior Office Action, claims 1-3, 7-14, 17, 18 and 21-24 were rejected under 35 U.S.C. 101 because the

claimed invention lacks utility.

In response, Applicants amend independent claims 1, 11 and 17 to now require samples from persons

"presenting with inflammatory bowel disease". Applicants argue that despite the mere 41% sensitivity of

Applicants' test, Applicants' test is "92% accurate in diagnosing UC (Specificity)".

Applicants' arguments have been carefully considered but are not persuasive.

Applicants' test is not 92% accurate in diagnosing UC. Although Applicants' specification discloses a

method having 92% specificity, Examiner posits that, in the instant application, this statistic may be

statistically insignificant due to the existence of selection bias (i.e., bias that arises when individuals

included in a study are not representative of the target population for the study).5

⁵ Id.

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Conclusion

No claims are allowable at this time.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David J. Venci whose telephone number is 571-272-2879. The examiner can normally be reached on 08:00 - 16:30 (EST). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Long Le can be reached on 571-272-0823. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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djv

LONG V. LE 09/28/07

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600